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FACSIMILE COMMUNICATION

To:

Examiner Ortiz

Group Art Unit 1732

Pax #:

571-273-8300

Re:

U.S. Patent Application Serial No. 10/809,356

Inventors: Chen-chi Martin MA et al.

From:

Kathy Depasse for Richard E. Fichter

Total pages:

18

Date: December 27, 2005

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Thank you, BACON & THOMAS, PLLC.

Message:

Attached herewith is a copy of the Official Action, our Response and the date stamped receipt card showing the filing date of September 9, 2005 as requested. If we can be of further assistance, please let us know.

(OBJanO4)

BACON & THOMAS 625 Slaters Lanc 4th Ft., Alexandria, VA 22314

PATENT APPLICATION (PENDING)

REN

Serial No: 10/809,356

Filed By: REF/kdd

Filed: March 26, 2004

Attorney: REF

Applicant(s); Chen-chi Marti MAILROOM Special Instructions:	in MA et al. ART UNIT	Due Date: 9/13/05	MACH3008/REF
☐ Terminal Disclaimer ☐ Reply Brief (Triplicate) ☐ Sheets of Drawings —	☐ Missing Parts Response w/Decl ☐ Appeal Brief (Triplicate) ☐ Priority Documents(s)	Assignment OIP /references	2005



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APPLICATION NO.	FILING DATE	- FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/809,356	03/26/2004	Chen-Chi Martin Ma	MACH 3008/EM	7553	
23364	7590 06/13/2005		EXAM	INER	
BACON & THOMAS, PLLC			ortiz, angela y .		
625 SLATERS FOURTH FLO			ART UNIT	PAPER NUMBER	
ALEXANDRIA, VA 22314			1732	771 241-071224	

DATE MAILED: 06/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

MACH 3008

Date 06/16/2005 Atty

Action Due Response to

	Application No.	Applicant(s)
•	10/809,356	MA ET AL.
Office Action Summary	Examiner	Art Unit
	Angela Ortiz	1732
- The MAILING DATE of this communication	appears on the cover sheet	with the correspondence address
eriod for Reply		
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication if the period for repty specified above is less than thirty (30) days, and if NO period for repty is specified above, the maximum statutory of Failure to repty within the set or extended period for repty will, by so Any repty received by the Office later than three months after the resumed patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a n. a reply within the statutory minimum of 8 eriod will apply and will expire SIX (6) MX that the reuse the amplication to become	a reply be timely filed nirty (30) days will be considered timely. DNTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).
tatus		
1) Responsive to communication(s) filed on 2	26 March_2004.	
•	This action is non-final.	
3)☐ Since this application is in condition for all		
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C	.D. 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-20</u> Is/are pending in the applica	ation.	
4a) Of the above claim(s) is/are with		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) 1-20 is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction a	ind/or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Exa	minor	
10) The drawing(s) filed on is/are: a)		to by the Examiner.
Applicant may not request that any objection to		
Replacement drawing sheet(s) including the co		
11) The oath or declaration is objected to by the		
Priority under 35 U.S.C. § 119		
-	eolan prioribe un des SE U.S. Ó	C £ 110(a) (d) or (f)
12)⊠ Acknowledgment is made of a claim for for a) All b) Some * c)⊠ None of:	reign priority under 35 0.5.C	5. 3 1 13(a)-(u) or (i)-
1.⊠ Certified copies of the priority docu	ments have been received	
Certified copies of the priority documents of the priority docume		Application No.
3. Copies of the certified copies of the		
application from the International B		
* See the attached detailed Office action for	• • • • • • • • • • • • • • • • • • • •	ot received.
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Attachment(s)	∧□ <u></u>	uu Europeu (DTO 442)
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U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

Office Action Summary

Part of Paper No./Mail Date 20050610

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-5, 9, 10, 12-20 are rejected under 35 U.S.C. 102(e) as being

anticipated by Butler, USP 6,752,937. - claim (2)7, 8-, 11

Claims_1-2

- 6 most included on rypol olar

The cited reference teaches the claimed method of molding a fuel cell bipolar plate (col. 9, lines 67-68) by mixing 60-80 wt% of graphite powder based on the weight the resin (col. 5, lines 45-50), using a temperature range of 80-200°C {=176-392°F} and 500-4000 psi (col. 6, lines 50-52, col. 8, lines 33-40). The graphite powder has a size of 10-80 mesh, wherein less than 10 wt% are larger than 40-mesh, with the remaining having a size of 40-80 mesh (col. 5, lines 15-20).

Claims 3-5

The mixture comprises a free radical initiator including perbenzoates, in an amount of 1-10% (see col. 6, lines 15-20 and col. 11, line 68).

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Claims 9, 10, 12-14

The mixture includes shrink control additives, readable on the claims low shrinking agents, in an amount of 5-20% based on the total weight of the additive and the resin system, readable on the weight of the resin (as it is included) - see col. 8, lines 1-24. The mixture also includes rheological agents such as magnesium oxide, readable on tackifiers, in an amount of 1-10%. See col. 6, lines 49-65.

Claims 15-20

The mixture further comprises a solvent, such as styrene monomer, in an amount of 10-35%, by weight. For claims 15-17, see col. 4, lines 51-63. The resin is preferably a vinyl ester resin, has a low molecular weight of 200-5000 (claim 19), epoxy novolac vinyl resin (claims 18, 20), see col. 4, lines 27-50 and col. 10, lines 60-67).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was

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not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g)

prior art under 35 U.S.C. 103(a).

3(a).

Market Id under 35 Haraman has being unpatentable 2-57 19 and 1/0006263 A1 in view of Wilson et a

The cited primary reference substantially teaches the basic claimed method of molding a bipolar plate comprising the steps of forming a mixture of graphite powder within a resin to form a homogenous mixture, wherein the mixture comprises 10-90wt% of graphite powder with a size of 25-80 mesh. The method further comprises molding the mixture at 350°F (within the 80-200°C claimed range), and 2000 pounds per square inch (psi) in a second mold.

The cited primary reference does not teach the use of vinyl ester resin.

The added secondary reference teaches as conventional the feature of molding a bipolar plate from a mixture of vinyl ester resin and graphite powder. The powder typically has a size of 80-325 mesh. The reference teaches that the cost of vinyl esters is economical and outperforms polyester and epoxies in toughness and corrosion resistance (see col. 3, lines 42-50).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use vinyl ester resin in view of the added reference, when performing the process set forth in the primary reference, for the economical benefit as well as the increased toughness and corrosion resistance.

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With respect to claims 6-8, note that USP 6,248,467 sets forth as conventional the use of mold release agents added to the resin; these include metal stearates. See col. 4, lines 23-33. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use any known amount as desired, within proportion, as such is well within the level of ordinary skill in the art for achieving a mold releasing effect.

With respect to claim 18, see col. 3, lines 40-45 of USP 6,248,467.

over Butler, USP 6,752,937.

The cited reference remains as applied above.

The cited reference does not specifically state a low shrinking agent of styrene-monomer-diluted polystyrene resin as claimed, and that the solvent is based on the weight of the vinyl ester resin.

The mixture includes shrink control additives, readable on the claims low shrinking agents, in an amount of 5-20% based on the total weight of the additive and the resin system — see col. 8, lines 1-24. It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the claimed resin as such is equivalent to the disclosed additives, and would yield equivalent results. Note that such resins are conventional in the art and obvious to include for their properties.

With respect to the solvent based on the weight of the resin as claimed, such is readable on the phrase "by weight" as disclosed and would have been obvious to one of

PAGE 8/18 * RCVD AT 12/27/2005 1:23:25 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/30 * DNIS:2738300 * CSID:703 683 1080 * DURATION (mm-ss):04-02

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ordinary skill in the art at the time the invention was made because the weight of the resin it is included. See col. 4, lines 60-63.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. USP's 5882570; 6217800; 6436315; 2002/0127457; 2003/0044483; 2003/0137073.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angela Ortiz whose telephone number is 571-272-1206. The examiner can normally be reached on Monday-Thursday 9:00-6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Colaianni can be reached on 571-272-1196. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306

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Angela Ortiz
Primary Examiner
Art Unit 1732

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	Notice of References Cited				Reexa		Reexamination MA ET AL.	ant(s)/Patent Under amination TAL.	
					Examiner		Art Unit		
					Angela Ortiz		1732	Page 1 of 1	
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*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name Classific			Classification		
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	В	US-6,217,800	04-2001	-layward, Tommie P.				264/29.1	
	С	US-6,248,467	06-2001	Wilson	et al.			429/39	
	D	US-6,436,315	08-2002	Buller,	Kurt I.			252/511	
	E	US-6,752,937	06-2004	Butler,	Kurt I.			252/511	
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	G	US-2002/0127457	09-2002	Trapp	et al.			429/34	
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